## 

1 2	MORGAN, LEWIS & BOCKIUS LLP HOWARD HOLDERNESS, State Bar No. 169814 TERA M. HEINTZ, State Bar No. 241414 COURTNEY CRUZ, State Bar No. 240276 One Market, Spear Street Tower San Francisco, CA 94105-1126 Tel: 415.442.1000 Fax: 415.442.1001		
3			
4			
5			
6	Attorneys for Third-Party Respondent CISCO SYSTEMS, INC.		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	OAKLAND DIVISION		
11			
12	IN RE JDS UNIPHASE CORPORATION	Master Fil	le No. C 02-1486 CW
13	SECURITIES LITIGATION,	[ <del>PROPO</del> S	ED ORDER GRANTING SED] ORDER TO LEAD_
14		MOTION	IFF'S ADMINISTRATIVE N TO FILE UNDER SEAL
15		CONFID	ENTS DESIGNATED AS ENTIAL
16		Date: Time:	January 23, 2007 9:00 a.m.
17		Dept.:	Courtroom of the
18			Honorable Elizabeth D. Laporte
19	Third party respondent Cisco Systems, Inc. ("Cisco") joins Lead Plaintiff's		
20	Administrative Motion to File Under Seal Documents Designated as Confidential. In connection		
21	with plaintiff's Motion to Compel Further Deposition Testimony and to Require Cisco Systems,		
22	Inc. to Search for Documents Responsive to Plaintiff's Prior Discovery Requests, plaintiff cited to		
23	documents and deposition testimony designated as "Confidential" by Cisco, under the Court's		
24	Order Regarding Confidentiality, filed September 21, 2005. Pursuant to Local Rule 79-5(d),		
25	plaintiff lodged with the Court both redacted and un-redacted versions of the Notice of Motion		
26	and Motion to Compel Further Deposition Testimony and to Require Cisco Systems, Inc. to		
27	Search for Documents Responsive to Plaintiff's Prior Discovery Requests; Supporting		
28 s &	Memorandum of Points and Authorities; and both redacted and un-redacted versions of the		
P	1-SF/7487722 1	1.	Case No. C 02-1486 CW

MORGAN, LEWIS BOCKIUS LLF ATTORNEYS AT LA SAN FRANCISCO Declaration of Mark I. Labaton in support of the Motion to Compel Further Deposition

Testimony and to Require Cisco Systems, Inc. to Search for Documents Responsive to Plaintiff's 
Prior Discovery Requests.

The Court having duly considered the submissions and arguments of counsel hereby orders that:

- 1) The un-redacted version of the *Notice of Motion and Motion to Compel Further*Deposition Testimony and to Require Cisco Systems, Inc. to Search for Documents Responsive to

  Plaintiff's Prior Discovery Requests and Supporting Memorandum of Points and Authorities

  lodged with the Court by plaintiff shall be filed under seal;
- 2) The redacted version of the Notice of Motion and Motion to Compel Further

  Deposition Testimony and to Require Cisco Systems, Inc. to Search for Documents Responsive to

  Plaintiff's Prior Discovery Requests and Supporting Memorandum of Points and Authorities

  lodged with the Court by plaintiff shall be filed in the public record;
- 3) The un-redacted versions of the *Declaration of Mark I. Labaton in support of the Motion to Compel Further Deposition Testimony and to Require Cisco Systems, Inc. to Search for Documents Responsive to Plaintiff's Prior Discovery Requests* lodged with the Court by plaintiff shall be filed under seal;
- 4) The redacted versions of the *Declaration of Mark I. Labaton in support of the Motion to Compel Further Deposition Testimony and to Require Cisco Systems, Inc. to Search for Documents Responsive to Plaintiff's Prior Discovery Requests* lodged with the Court by plaintiff shall be filed in the public record.

This order VACATES the Order Denying Lead Plaintiff's Administrative Motion to File Under Seal (docket no. 877).

IT IS SO ORDERED

Judge Elizabeth D. Laporte

C 02-1486 CW

apport of Plaintiff's

otion to File Under Seal

IT IS SO ORDERED

Dated: February 5, 2007

28 Morgan, Lewis & Bockius LLP Attorneys at Law

SAN FRANCISCO

1-SF/7487722.1

2.